FEDERAL COMMUNICATIONS COMMISSION

Enforcement Bureau Market Disputes Resolution Division 445 12th St., S.W. Washington, DC 20554

February 13, 2015

James F. Bendernagel, Jr. David L. Lawson
Michael J. Hunseder
Sidley Austin LLP
1501 K Street, NW
Washington, DC 20005
jbendernagel@sidley.com
dlawson@sidley.com
mhunseder@sidley.com

Jonathan Canis Arent Fox LLP 1717 K Street, NW Washington, DC 20006 Jonathan.Canis@arentfox.com

Counsel for Defendants All American Tel. Co., e-Pinnacle Communications, Inc. and ChaseCom (Defendants)

Counsel for Complainant AT&T Corp.

Re: AT&T Corp. v. All American Tel. Co., e-Pinnacle Communications, Inc., and ChaseCom, EB Docket No. 14-209, File No. EB-09-MD-010

Dear Counsel:

In light of the parties' submissions in this case—including the Complaint, Answer, Reply, and Joint Statements¹—we have determined that a status conference is not necessary.² In addition, the submissions demonstrate that, at this time, there is no need for discovery. Accordingly, we deny Defendants' First Request for Interrogatories,³ and the parties may not submit briefs.⁴

¹ Supplement Complaint of AT&T Corp. for Damages, File No. EB-09-MD-010 (filed Oct. 24, 2014) (Complaint); All American Telephone Co., e-Pinnacle Communications, Inc., and ChaseCom Answer and Affirmative Defenses RE AT&T Corp.'s Supplemental Complaint for Damages, File No. EB-09-MD-010 (filed Dec. 1, 2014) (Answer); Reply to Defendants' Answer, File No. EB-09-MD-010 (filed Dec. 22, 2014) (Reply); Joint Statement of Stipulated Facts, Disputed Facts, Key Legal Issues, File No. EB-09-MD-010 (filed Jan. 20, 2015); Joint Statement Pursuant to 47 C.F.R. §§ 1.733(b)(1)(i)-(iv); File No. EB-09-MD-010 (filed Jan. 20, 2015) (collectively, Joint Statements).

² 47 C.F.R. § 1.733(a).

³ See All American Telephone Co., e-Pinnacle Communications, Inc. and ChaseCom First Request for Interrogatories in "Damages" Phase, File No. EB-09-MD-010 (filed Dec. 1, 2014).

⁴ See 47 C.F.R. § 1.732(c) ("In cases in which discovery is not conducted, absent an order by the Commissions that briefs be filed, parties may not submit briefs.").

We issue this letter ruling pursuant to Sections 4(i), 4(j), and 208 of the Communications Act of 1934, as amended, 47 U.S.C. §§ 154(i), 154(j), 208, Sections 1.3 and 1.720-1.736 of the Commission's Rules, 47 C.F.R. §§ 1.3, 1.720-1.736, and the authority delegated by Sections 0.111 and 0.311 of the Commission's Rules, 47 C.F.R. §§ 0.111, 0.311.

FEDERAL COMMUNICATIONS COMMISSION

Lisa B. griffin /ADD

Lisa B. Griffin

Deputy Chief, EB/MDRD

cc: Rosemary H. McEnery Anthony J. DeLaurentis